THOMAS M. OTAKE 7622 ATTORNEY AT LAW 345 QUEEN STREET; SUITE 600

Honolulu, Hawaii 96813 Telephone: (808) 523-3325 Facsimile: (808) 599-1645

E-mail: thomas@otakelaw.com

Attorney for Defendant ROGER CHRISTIE

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA, | CR. NO. 10-00384 LEK

vs. DEFENDANT ROGER

CHRISTIE'S JOINDER IN
DEFENDANT SHERRYANNE

ROGER CHRISTIE DEFENDANT SHERRYANNE ST. CYR'S MOTIONTO DISMISS

SI. CIR SIMOTIONIO DISIMISS

Defendant. INDICTMENT FOR

UNCONSTITUTIONAL VAGUENESS, FILED ON

DECEMBER 3, 2012;

CERTIFICATE OF SERVICE

DEFENDANT ROGER CHRISTIE'S JOINDER IN DEFENDANT SHERRYANNE ST. CYR'S MOTIONTO DISMISS INDICTMENT FOR UNCONSTITUTIONAL VAGUENESS, FILED ON DECEMBER 3, 2012

COMES NOW Defendant ROGER CHRISTIE, through his counsel,

Thomas M. Otake, and hereby joins in and adopts by reference the arguments set forth in Defendant Sherryanne St. Cyr's Motion to Dismiss Indictment for

Unconstitutional Vagueness [Docket No. 469], filed herein on December 3, 2012 ("Defendant Sherryanne St. Cyr's Motion to Dismiss Indictment"), as well as the exhibits attached therein. For the reasons set forth in Defendant Sherryanne St. Cyr's Motion to Dismiss Indictment, Defendant ROGER CHRISTIE requests that this Honorable Court grant him the same relief requested in said motion.

DATED: Honolulu, Hawaii, December 7, 2012.

/s/ Thomas M. Otake
THOMAS M. OTAKE
Attorney for Defendant
ROGER CHRISTIE